IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

In Re: Boston Scientific Corp.
Pelvic Repair System Products Liability Litigation
MDL No. 2326

Civil Action No. 2:13-cv-10673

SHORT FORM COMPLAINT

Come now the Plaintiff(s) named below, and for Complaint against the Defendants named below, incorporate The Master Complaint in MDL No. 2326 by reference. Plaintiff(s) further show the Court as follows:

| 1. | Female Plaintiff: |
|----|---|
| | Laura Cox |
| 2. | Plaintiff Husband (if applicable): |
| | Michael Cox |
| 3. | Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator): |
| 4. | State of Residence: |
| | Wisconsin |
| 5. | District Court and Division in which venue would be proper absent direct filing: U.S. District Court for the Western District of Wisconsin |
| | U.S. District Court for the Western District of Wisconsin |
| 6. | Defendants (Check Defendants against whom Complaint is made): |
| | A. Boston Scientific Corporation |

| | | B. American Medical Systems, Inc. ("AMS") | | |
|----|---|---|--|--|
| | | C. American Medical Systems Holdings, Inc. ("AMS Holdings") | | |
| | | D. Endo Pharmaceuticals, Inc. | | |
| | | E. Endo Health Solutions Inc. (f/k/a Endo Pharmaceuticals Holdings, Inc.) | | |
| | | F. Johnson & Johnson | | |
| | | G. Ethicon, Inc. | | |
| | | H. Ethicon, LLC | | |
| | | I. C. R. Bard, Inc. ("Bard") | | |
| | | J. Sofradim Production SAS ("Sofradim") | | |
| | | K. Tissue Science Laboratories Limited ("TSL") | | |
| 7. | Basis c | f Jurisdiction: Diversity of Citizenship Other: | | |
| | A. Para | agraphs in Master Complaint upon which venue and jurisdiction lie: | | |
| | | 4, 5, 6 | | |
| | B. Other allegations of jurisdiction and venue: | | | |
| | | | | |

| 8. | Defendants' products implanted in Plaintiff (Check products implanted in Plaintiff): | | | |
|--|--|---|--|--|
| | | The Uphold Vaginal Support System; | | |
| | | The Pinnacle Pelvic Floor Repair Kit; | | |
| | \boxtimes | The Advantage Transvaginal Mid-Urethral Sling System; | | |
| | | The Advantage Fit System; | | |
| The Lynx Suprapubic Mid-Urethral Sling System; | | The Lynx Suprapubic Mid-Urethral Sling System; | | |
| The Obtryx Transobturator Mid-Urethral Sling System; | | The Obtryx Transobturator Mid-Urethral Sling System; | | |
| The Prefyx PPS System; | | The Prefyx PPS System; | | |
| ☐ The Solyx SIS System; and/or | | The Solyx SIS System; and/or | | |
| | Other | | | |
| | | | | |
| | | | | |
| | | | | |
| 9. | Defend produc | dants' Products about which Plaintiff is making a claim. (Check applicable ets): | | |
| 9. | | | | |
| 9. | | ets): | | |
| 9. | | The Uphold Vaginal Support System; | | |
| 9. | produc | The Uphold Vaginal Support System; The Pinnacle Pelvic Floor Repair Kit; | | |
| 9. | produc | The Uphold Vaginal Support System; The Pinnacle Pelvic Floor Repair Kit; The Advantage Transvaginal Mid-Urethral Sling System; | | |
| 9. | produc | The Uphold Vaginal Support System; The Pinnacle Pelvic Floor Repair Kit; The Advantage Transvaginal Mid-Urethral Sling System; The Advantage Fit System; | | |
| 9. | produc | The Uphold Vaginal Support System; The Pinnacle Pelvic Floor Repair Kit; The Advantage Transvaginal Mid-Urethral Sling System; The Advantage Fit System; The Lynx Suprapubic Mid-Urethral Sling System; | | |

| | Other | | |
|--|---|---|--|
| | | | |
| 10. Date | of Implantation as to Each Product: | | |
| 1) | Solyx SIS System: November 9, 2009 | | |
| 2) | Advantage Midurethral Sling: February 11, 2010 | | |
| 11. Hosp | ital(s) where Plaintiff was implanted (Including City and State): | | |
| 1) | Fort Memorial Hospital, Fort Atkinson, WI | | |
| 2) | Fort Memorial Hospital, Fort Atkinson, WI | | |
| 12. Impla | anting Surgeon(s): | | |
| 1) | 1) Satwant S. Dhillon, M.D. | | |
| 2) | Satwant S. Dhillon, M.D. | _ | |
| 13. Counts in the Master Complaint brought by Plaintiff(s) | | | |
| \boxtimes | Count I – Negligence | | |
| \boxtimes | Count II – Strict Liability – Design Defect | | |
| \boxtimes | Count III - Strict Liability - Manufacturing Defect | | |
| \boxtimes | Count IV – Strict Liability – Failure to Warn | | |
| \boxtimes | Count V - Breach of Express Warranty | | |
| | Count VI – Breach of Implied Warranty | | |
| \boxtimes | Count VII (by the Husband) – Loss of Consortium | | |

| | Count VIII - Discovery Rule, Toll: | ing and Fraudulent Concealment | | |
|---|---|---|--|--|
| \boxtimes | Count IX – Punitive Damages | | | |
| | Other Count If Plaintiff asserts additional claims please state the factual and legal basis for these claims below: | | | |
| | | | | |
| | Other Count If Plaintiff asserts additional claims please state the factual and legal basis for these claims below: | | | |
| *************************************** | | | | |
| | | /s/ Sarah F. Kaas Wisconsin State Bar No. 01027895 Attorneys for Plaintiffs | | |
| Address | and bar information: | Cannon & Dunphy, S.C. 595 N. Barker Road; P.O. Box 1750 | | |
| * | | Brookfield, WI 53008-1750 262-796-3706 | | |